413. All property both real and personal within the limits of Snow Hill including all household furniture and effects in excess of \$100.00 in value held for the household use of the owner thereof or the members of his or her family and all personal securities and judgments and stock held or owned by citizens of said town shall be taxed for municipal purposes; and the Council shall provide for a re-assessment of the property of said town whenever and as often as the Mayor and Council shall by resolution determine that such re-assessment is advisable and shall order the same; and until such time as a re-assessment shall be so ordered the Council shall recognize the assessment now in force, with such additions and corrections as may be necessary to be made by the Council to meet the annual changes therein; and whenever a re-assessment shall be ordered as before prescribed, the Mayor shall appoint three taxpavers of said town to be approved by the Council to value and assess the property of said town, the said assessors to subscribe to an oath to perform the duties imposed upon them without favor, fear, partiality or prejudice; and they shall within thirty days from qualification, make return of their assessment to the Mayor and Council; and any one feeling aggrieved at the valuation of his or her property by said assessment may at any time within thirty days appeal from said valuation to the Council, who, on good cause shown, may make any change or alteration in said assessment which they may think proper and right; and all taxpayers may inspect the books of assessment free of charge.

SEC. 2. And be it further enacted, That this Act shall take effect from June 1, 1920.

Approved April 23, 1920.

CHAPTER 299.

AN ACT to repeal and re-enact with amendments Section 161 of Article 24 of the Code of Public Local Laws of Maryland as codified by John W. Staton and legalized by the General Assembly of Maryland of 1914 and amended by virtue of Chapter 212 of the Acts of 1918, title "Worcester County," sub-title "Ocean City."

Section 1. Be it enacted by the General Assembly of Maryland, That Section 161 of Article 24 of the Code of Public Local Laws of Maryland as codified by John W. Staton and